Page 1 of 2 (Page 2 Not for Public Disclosure)

## UNITED STATES DISTRICT COURT

for the

District of South Carolina

1	United States of America	a	
	v. Mandy Rae Whitman		) Case No: 4:08-cr-00367-TLW ) USM No: 16236-171
	Judgment:  Amended Judgment:  mended Judgment if Any)	05/12/2009 11/22/2011	USM No: 16236-171 ) Mark C. McLawhorn  Defendant's Attorney
(	ORDER REGARD	ING MOTION	N FOR SENTENCE REDUCTION
	PUR	SUANT TO 18	8 U.S.C. § 3582(c)(2)
§ 3582(c)(2) for subsequently be § 994(u), and ha and the sentencia	a reduction in the term of the lowered and made returning considered such mong factors set forth in 18 cD that the motion is:	of imprisonment improactive by the Unitotion, and taking into U.S.C. § 3553(a), to	of the Bureau of Prisons  the court under 18 U.S.C. posed based on a guideline sentencing range that has ted States Sentencing Commission pursuant to 28 U.S.C. to account the policy statement set forth at USSG §1B1.10 to the extent that they are applicable,
the last judgment is:			nths <b>is reduced to</b> 100 months .
	ce is less than the an		fendant has already served, this sentence is
Except as otherv	vise provided, all provis	ions of the judgmen	t dated 11/22/2011 shall remain in effect.
IT IS SO ORDI	ERED.		
Order Date:	05/12/2015		s/ Terry L. Wooten  Judge's signature
Effective Date:	11/01/2015 (if different from order date)		Terry L. Wooten, Chief United States District Judge  Printed name and title
	( sigger em ji om order date)		1 i med name unu mie